Atty. Docket: TWIG 1 [X] Original [] Substitute [] Supplemental Page 1 of 2 Pages Combined Declaration for Patent Application and Power of Attorney

As a below-named in	ventor, I hereby	declare that:		4.	1. 11.440 7.4	the origins	ੀ ਜ਼ਿੰਦ
My residence, post ound sole inventor (if	office address ar	id citizenship are as stated is listed below) or an origin	on the invention of	entitled			
subject matter which	is claimed and t	for which a patent is sought	et ton Pages"	PARTICULAR	LY IN AS	SOCIATION	WITH
METHOD AND SY	STEM FOR PR	for which a patent is sought ESENTING ON-LINE "Y	ELIA W FACIA				
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the specification of v	which (chock on	<i>E</i>)					
[] [x]	is attached here was filed in the	e United States under 35 U.	.S.C. §111 on <u>May</u>	16. 2001, as		•	_
		o*; or ed in the U.S. under 35 U.	S.C. §371 by entr	y into the U.S. na	mional stag	se of an intern	ational
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	national stage (* if known)	application received U.S. A	lppln. No	*; §371/§102	T(e) date —		
		•		(if applicable).			
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		he contents of the above-in acknowledge the duty to		ation, including the tent and Trademan	ne ciaims, rk Office (PTO) all infor	mation
known by me to be:	material to pater	itability as defriced at a con-	2 22 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3				
				b) of any prior for	eign applic	cation(s) for p	atent or
I hereby claim force	gn priority bene	fits under 35 U.S.C. §§ 119 any prior PCT application	(s) designating a c	country other than	the U.S.,	listed below v	ventor's
"Ver" box checked	and have elso	any prior PCT application identified below, by check	king the "No" box	any forcign app	lication w	a je claimed:	VOIIWI 5
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		-	18 May	2000	[X]	()	
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	- 1 35	U.S.C. §119(e) of any Unit	ed States provision	nal applications li	sted below	7	
I hereby claim the b	enefit under 33	U.S.C. 9119(e) 01 2013 0111	io o and p	•		•	
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I hereby claim the	benefit under 3	5 U.S.C. §120 of any prior esignating the U.S., listed b	r U.S. non-provisional provisions of the contraction of the contractio	ional applications as the subject ma	mer of eac	h of the claim	is of this
PCT international	application(s) of	esignating the U.S., listed to the PTO	al application in	the manner provid	ded by the	: Uler oe dega : Uler barafisi	ed in 37
application is not	moviedes the d	ch U.S. or PCT internation luty to disclose to the PTO) all information v	which is material	to paterial	CT internation	nal filing
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• ,,			stered practitioner	s to prosecute thi	is applicati	ion and to tre	insact all

As a named inventor, I hereby appoint the following registered practitioners to prosecute this app business in the Patent and Trademark Office connected therewith:

All of the practitioners associated with Customer Number 001444

Direct all correspondence to the address associated with Customer Number 001444, which is presently:

BROWDY AND NEIMARK, P.L.L.C. 624 Ninth Street, N.W. Washington, D.C. 20001-5303 (202) 628-5197

The undersigned hereby authorizes the U.S. Attorneys or Agents appointed herein to accept and follow instructions from Reinhold Cohn & Partners as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. Attorneys or Agents and the undersigned. In the event of a change of the persons from

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creby further declare that all statements made he belief are believed to be true; and that these standed are punishable by fine or imprisonment pardize the validity of the application or any particular than the validity of the application or any particular than the validity of the application or any particular than the validity of the application or any particular than the validity of the application or any particular than the validity of the application or any particular than the validity of the application or any particular than the validity of the application or any particular than the validity of the application or any particular than the validity of the application or any particular than the validity of the application or any particular than the validity of the application or any particular than the validity of the application of the application or any particular than the validity of the application of the appl	L or both, under 18 U.S.C. §100	e and that all statemer ledge that willful fall and that such will	ents made on informations se statements and the liful false statements n		
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Full name of fifth joint inventor					
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ALL INVENTORS MUST REVIEW APPLICATION AND DECLARATION BEFORE SIGNING. ALL ALTERATIONS MUST BE INITIALED AND DATED BY ALL INVENTORS PRIOR TO EXECUTION. NO ALTERATIONS CAN BE MADE AFTER THE DECLARATION IS SIGNED. ALL PAGES OF DECLARATION MUST BE SEEN BY ALL INVENTORS.